02:33pm From-Affymetrix, Inc. Dec-15-04

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Under the Paperwork Reduction Ad		Application Number		10/648,819		
TRANSMITTAL FORM		Filing Date		August 25, 2003		
		First Named Inventor		Peter Fiewsky, et al.		
		Art Unit		2857		
		Examiner Name		Edward Ray	vmond	
(to be used for all correspondence after initial filing)		Attorney Docket Number		3057.1B		
Total Number of Pages in This Submiss						
ENCLOSURES (check all that apply) After Allowance Communication to TC						
Fee Transmittal Form	Drawing(s	s) (1 pg)		Appeal Communication to Board		
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Amendment / Reply	Petition				Appeal Communication to TC (Appeal Notice, Brief, Reply Brief)	
After Final	Petition to Convert to a Provisional Application			Proprietary Information		
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Date December 14,		2004	Reg. No.	31,395		
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DEC 1 5 2004

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of:)
PETER FIEKOWSKY et al) Examiner: Edward Raymond
Serial No. 10/648,819) Art Unit: 2857
Filed: August 25, 2003) }
For: Scanned Image Alignment Systems and Methods) Interview Summary Record) Pursuant to MPEP 713.04
COMMISSIONER OF PATENTS P.O. Box 1450	•
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Alexandria, VA 22313-1450

Sir:

Pursuant to MPEP 713.04, Applicants are providing an interview summary of record of a face-to-face meeting between Applicant's representative, Philip L. McGarrigle and Examiner Edward Raymond regarding U.S. Serial No. 10/648,819 on December 8, 2004. In the meeting, Mr. McGarrigle discussed a potential interference with Examiner Raymond and gave him a binder regarding relevant materials concerning the potential interference between the Affymetrix, Inc. application and two Agilent Technologies patents. The materials consisted of the following: 1) Timeline of Affymetrix and Agilent Patents, 2) Corrected Interference Initial Memorandum (Form PTO-850), 3) Request for Declaration of Interference, 4) Three Preliminary Amendments with copied claims, 5) Agilent U.S. Patent Nos. 6,591,196 and 6,768,820, and 6) Petition to Accept an Unintentionally Delayed Claim of Priority.

(The material in the binder was already of record with the exception of the one page timeline which is attached). In particular, Examiner Raymond and Mr. McGarrigle discussed the support for the copied claims as described in the Request for Declaration of Interference. The interview was informational so no agreement was requested or reached with respect to the claims.

CONCLUSION

Applicants do not believe a fee is required but if the Applicants are mistaken, the Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account 01-0431.

Respectfully submitted,

Date: Rec. 15, 2004

Reg. No.: 31,395

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